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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/038,169	01/02/2002	Dan Bonch	36321-8009.US01	7811
22918	7590	11/15/2007	EXAMINER TO, BAOTRAN N	
PERKINS COIE LLP P.O. BOX 2168 MENLO PARK, CA 94026			ART UNIT 2135	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No.	Applicant(s)
	10/038,169	BONEH ET AL.
Examiner	Art Unit	
Baotran N. To	2135	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

1) Responsive to communication(s) filed on 09/04/2007.
 2a) This action is FINAL. 2b) This action is non-final.
 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

4) Claim(s) 1-3,5,7-24 and 26-31 is/are pending in the application.
 4a) Of the above claim(s) 4, 6 and 25 (Canceled) is/are withdrawn from consideration.
 5) Claim(s) _____ is/are allowed.
 6) Claim(s) 1-3,5,7-13,18-24 and 28-31 is/are rejected.
 7) Claim(s) _____ is/are objected to.
 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

9) The specification is objected to by the Examiner.
 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
 Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
 Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)	4) <input type="checkbox"/> Interview Summary (PTO-413)
2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date. _____
3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)	5) <input type="checkbox"/> Notice of Informal Patent Application
Paper No(s)/Mail Date _____	6) <input type="checkbox"/> Other: _____

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 09/04/2007 has been entered.

This Office action is responsive to the Applicant's Amendment filed 09/04/2007.

Claims 1, 2, 18, 23, 28 and 29 are currently amended.

Claims 14-17 and 26-27 are previously withdrawn.

Claims 4, 6 and 25 are previously canceled.

Claims 1-3, 5, 7-24, 26-31 are pending in the application.

Response to Arguments

2. Applicant's arguments with respect to claims 1, 2, 18, 23, 28 and 29 have been considered but are moot in view of the new ground(s) of rejection.

Applicant argues, "Neither Lewis nor Korn disclose an appliance that is inserted between a client and a server using a pre-existing protocol. It should be noted that, in claim 1, the client and server have a secure channel, and the appliance is nevertheless inserted between them. For at least these reasons, claim 1 is allowable over the cited prior art, whether considered alone or in combination" (Page 13 of Remarks).

Examiner respectfully disagrees with applicant. Lewis explicitly discloses "an appliance that is inserted between a client and a server using a pre-existing protocol" which is described in Figure 3, elements 2n, 180, and 300). Furthermore, Lewis discloses the limitation "the client and server have a secure channel such as "When a client 2n establishes a connection with the server 4, the server 4 immediately enters an authentication protocol as illustrated in FIG. 7. The first step of the routine is to authenticate the client 2n. The client 2n sends its customer ID in plaintext form. This information is used to verify that this is a valid customer and retrieve that customer's public key. The client 2n creates a random session key, identified in FIG. 7 as Session Key A. The client 2n then uses the server's authentication RSA public key to encrypt Session Key A, and transmits the encryption to the server 4. The server 4 receives and decrypts the key using its private authentication key" (col. 28, lines 50-60).

Applicant further argues, "Neither Lewis or Korn disclose "double-encryption" or a comparable operation" (Page 15 of Remarks).

In response to applicant's argument that the references fail to show certain features of applicant's invention, it is noted that the features upon which applicant relies (i.e., "double-encryption" or a comparable operation) are not recited in the rejected claim(s). Although the claims are interpreted in light of the specification, limitations from the specification are not read into the claims. See *In re Van Geuns*, 988 F.2d 1181, 26 USPQ2d 1057 (Fed. Cir. 1993).

Claim Objections

3. Claim 1 is objected to because of the following informalities: the phrase "substantially" in lines 19 renders the claim indefinite because it is unclear what is intended metes and bound of the claim. Appropriate correction is required.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

4. Claims 1-3, 5, 8-13, 18-24 and 28-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lewis et al. (U.S. Patent 6,233,565 B1) herein referred to as Lewis in view of Bellwood et al. (U.S. Patent 6,584,567 B1) herein referred to as Bellwood.

Regarding Claims 1 and 28, Lewis discloses a system:

a server (element 4/element 300) having a server environment, wherein, in a first stage, the server and a client (element 2n) are coupled using a protocol to establish at least one secure channel (SSL) (Figure 7, col. 15, lines 42-45, col. 28, lines 50-61 and col. 29, lines 50-66);

an appliance (element 180), wherein in a second stage the appliance is inserted between the client and the server (Figures 2 and 3), wherein the protocol is pre-existing

because it was used in the first stage to couple the client and the server (col. 14, lines 26-28, and wherein the appliance:

intercepts at least one electronic transaction query (transaction request) from the at least one client computer (client) via at least one secure channel using the pre-existing protocol (col. 5, lines 30-40 and col. 15, lines 40-45);
encrypts the specified sensitive data (col. 14, lines 26-28);
transfers, using the pre-existing protocol, the encrypted sensitive data among components of the server environment (col. 14, lines 35-42 and col. 29, lines 27-34), wherein the encrypted sensitive data is stored in one or more components of the server environment (col. 14, lines 55-62);
receives at least one electronic information query for the encrypted sensitive data from at least one third-party system via the at least one secure channel (col. 14, lines 25-29);
obtains the encrypted sensitive data from the server (col. 25, lines 53-60);
decrypts the encrypted sensitive data in response to the at least one electronic information query (col. 16, lines 65-67);
provides the decrypted sensitive data to the at least one third-party system via the at least one secure coupling (private network connection) (col. 17, lines 1-5).

Lewis does not disclose "evaluates the at least one electronic transaction query for sensitive data; wherein the server is substantially incapable of distinguishing

between data from the client that does not pass through the appliance and data from the client that was intercepted by the appliance.”

However, Bellwood expressly discloses evaluates the at least one electronic transaction query for sensitive data; wherein the server is substantially incapable of distinguishing between data from the client that does not pass through the appliance and data from the client that was intercepted by the appliance” (Abstract, col. 2, lines 19-26 and col. 6, lines 10-17).

Therefore, It would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated Bellwood’s invention with Lewis to include evaluates the at least one electronic transaction query for sensitive data; wherein the server is substantially incapable of distinguishing between data from the client that does not pass through the appliance and data from the client that was intercepted by the appliance. One of ordinary skill in the art would have been motivated to do so because it would provide the privacy of a secure session between a client and on or more origin servers (Bellwood, col. 1 lines 10-12).

Regarding Claim 2, Lewis discloses a method comprising:
at least one electronic request (transaction request) received from a client (element 2n) over at least one secure channel established (SSL), using a communication protocol, between the client and a server (element 4/element 300) having an associated server environment (Figure 7, col. 15, lines 42-45, col. 28, lines 50-61 and col. 29, lines 50-66);

applying at least one cryptographic operation to the sensitive data specified in response to the at least one electronic request, yielding sensitive data in a first form (col. 14, lines 25-30);

transmitting the sensitive data in the first form to the server using the communication protocol (col. 14, lines 35-42 and col. 29, lines 27-34),

wherein the sensitive data in the first form is encrypted (col. 17, lines 51-56).

Lewis does not discloses "evaluating at least one electronic request; yielding sensitive data in a second form, before transfer among components of the server environment; wherein the sensitive data in the second form is decrypted, yielding the sensitive data in the first form, before transfer from the server environment."

However, Bellwood expressly discloses evaluating at least one electronic request ; yielding sensitive data in a second form, before transfer among components of the server environment; wherein the sensitive data in the second form is decrypted, yielding the sensitive data in the first form, before transfer from the server environment (col. 6, lines 10-20).

Therefore, It would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated Bellwood's invention with Lewis to include evaluating at least one electronic request; yielding sensitive data in a second form, before transfer among components of the server environment; wherein the sensitive data in the second form is decrypted, yielding the sensitive data in the first form, before transfer from the server environment. One of ordinary skill in the art would

have been motivated to do so because it would provide the privacy of a secure session between a client and on or more origin servers (Bellwood, col. 1 lines 10-12).

Regarding Claim 3, Lewis and Bellwood disclose the limitations as discussed in Claim 2 above. Lewis further discloses comprising determining that the at least one electronic request includes sensitive data (col. 14, lines 35-40).

Regarding Claim 5, Lewis and Bellwood disclose the limitations as discussed in Claim 2 above. Lewis further discloses determining that sensitive data in the electronic request includes at least one user password; and applying at least one hash function to the at least one user password (col. 22, lines 58-63).

Regarding Claim 8, Lewis and Bellwood disclose the limitations as discussed in Claim 2 above. Lewis further discloses wherein the at least one electronic request comprises at least one protocol over Secure Socket Layer (col. 15, col. 40-45).

Regarding Claims 9 and 21, Lewis and Bellwood disclose the limitations as discussed in Claim 2 above. Lewis further discloses wherein the sensitive data comprises at least one data item selected from a group including credit card numbers, credit card information, account numbers, account information, birth dates, social security numbers, user information, and user passwords (col. 17, lines 5-15).

Regarding Claim 10, Lewis and Bellwood disclose the limitations as discussed in Claim 2 above. Lewis further discloses executing the at least one cryptographic operation using at least one public key (col. 22, lines 20-25).

Regarding Claims 11 and 22, Lewis and Bellwood disclose the limitations as discussed in Claim 2 above. Lewis further discloses wherein the at least one cryptographic operation includes at least one operation selected from a group including encryption operations, decryption operations, hash operations, keyed hash operations, and keyed hash verification (col. 22, lines 60-65).

Regarding Claim 12, Lewis and Bellwood disclose the limitations as discussed in Claims 2, above. Lewis further discloses wherein encrypting includes performing at least one operation on the sensitive data selected from a group including hashing and keyed hashing when the sensitive data is a password (col. 22, lines 58-64).

Regarding Claim 13, Lewis and Bellwood disclose the limitations as discussed in Claim 2 above. Lewis further discloses wherein the at least one electronic request comprises at least one encoded key identifier (col. 23, lines 25-35).

Regarding Claim 18, Lewis discloses a system, comprising:
at least one client computer (element 2n) coupled to at least one server site (element 4) using a network protocol to establish at least one secure channel over at

least one network (SSL) (Figure 7, col. 15, lines 42-45, col. 28, lines 50-61 and col. 29, lines 50-66)

at least one processing device (element 180) coupled among the at least one server site, the at least one client computer and the at least one network (FIG. 2, col. 5, lines 30-40 and col. 15, col. 40-45),

wherein, in operation, the at least one processing device applies at least one cryptographic operation to sensitive data in response to the at least one electronic request (col. 14, lines 25-28),

wherein the sensitive data of the at least one electronic request is encrypted prior to transfer among components of the at least one server site (col. 14, lines 26-28),

wherein encrypted sensitive data of the at least one server site is decrypted prior to transfer among the at least one network (col. 17, lines 1-3).

Lewis does not disclose "evaluates at least one electronic request from the at least one client computer to the at least one server site receive via the at least one network."

However, Bellwood expressly discloses evaluates at least one electronic request from the at least one client computer to the at least one server site receive via the at least one network (col. 6, lines 10-30).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated Bellwood's invention with Lewis to include evaluates at least one electronic request from the at least one client computer to the at least one server site receive via the at least one network. One of ordinary skill in

the art would have been motivated to do so because it would provide the privacy of a secure session between a client and on or more origin servers (Bellwood, col. 1 lines 10-12).

Regarding Claim 19, Lewis and Bellwood disclose the limitations as discussed in Claim 18 above. Lewis further discloses wherein the at least one processing device determines that the at least one electronic request includes sensitive data by identifying tags indicating that associated data is the sensitive data (col. 6, lines 1-15).

Regarding Claim 20, Lewis and Bellwood disclose the limitations as discussed in Claim 18 above. Lewis further discloses wherein the at least one processing device determines that the at least one electronic request includes sensitive data by identifying tags specified by at least one system administrator that associated data is the sensitive data (col. 6, lines 1-15).

Regarding Claim 23, Lewis discloses a cryptographic appliance, comprising:
at least one processing device (element 180) coupled among at least one server system and at least one network coupling to evaluate at least one received electronic request in a first protocol format (col. 5, lines 30-40 and col. 15, lines 40-45),

wherein the at least one processing device (server) (FIG. 2);
encrypts the sensitive data (col. 14, lines 26-28).

Lewis explicitly does not disclose “determines whether the at least one received electronic request includes sensitive data.”

However, Bellwood expressly discloses determines whether the at least one received electronic request includes sensitive data (col. 6, lines 10-30).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated Bellwood's invention with Lewis to include determines whether the at least one received electronic request includes sensitive data. One of ordinary skill in the art would have been motivated to do so because it would provide the privacy of a secure session between a client and on or more origin servers (Bellwood, col. 1 lines 10-12).

Lewis and Bellwood disclose the limitations as discussed in Claim 23 above. Lewis further discloses reforms the electronic request, including the encrypted sensitive data, without deviating from the parameters of the first protocol format (Bellwood, col. 8, lines 45-50); transfers the reformed electronic request, in the first protocol format among at least one component of the at least one server system (Lewis, col. 29, lines 27-34 and Bellwood, col. 6, lines 10-30).

Regarding Claim 24, Lewis and Bellwood disclose the limitations as discussed in Claim 23 above. Lewis further discloses wherein the at least one processing device: evaluates at least one request for the encrypted sensitive data received via at least one coupling with at least one third-party system (col. 2, lines 30-40); decrypts the encrypted sensitive data (col. 14, lines 26-28); and transfers the decrypted sensitive data to the at least one third-party system (col. 17, lines 1-5).

Regarding Claim 29, Lewis a device comprising:

- a processor (Figure 2);
- a network interface coupled to the processor (Figure 2);
- a pattern specification engine coupled to the processor (Figure 2);
- a cryptographic engine coupled to the processor (Figure 2);

wherein, in operation, a client and server establish a connection in accordance with a first protocol (SSL) (Figure 7, col. 15, lines 42-45, col. 28, lines 50-61 and col. 29, lines 50-66);

- first one or more packets sent from the client to the server including payload formatted in a first protocol are input on the network interface (col. 5, lines 30-40 and col. 15, lines 40-45);
- the cryptographic engine applies a cryptographic transformation to the sensitive data (col. 29, lines 27-34);
- the processor forms second one or more packets including the cryptographically transformed sensitive data and the non-sensitive data in the first protocol (col. 14, lines 25-28);
- the second one or more packets are output on the network interface (col. 29, lines 27-34);

Lewis does not disclose "the pattern specification matching engine enables a user to apply a regular expression to the payload to specify which portion of the payload

includes sensitive data to be encrypted and which portion of the payload includes non-sensitive data before the payload reaches the server."

However, Bellwood expressly discloses the pattern specification matching engine enables a user to apply a regular expression to the payload to specify which portion of the payload includes sensitive data to be encrypted and which portion of the payload includes non-sensitive data before the payload reaches the server (col. 6, lines 10-30).

Therefore, It would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated Bellwood's invention with Lewis to include the pattern specification matching engine enables a user to apply a regular expression to the payload to specify which portion of the payload includes sensitive data to be encrypted and which portion of the payload includes non-sensitive data before the payload reaches the server. One of ordinary skill in the art would have been motivated to do so because it would provide the privacy of a secure session between a client and on or more origin servers (Bellwood, col. 1 lines 10-12).

Regarding Claim 30, Lewis and Bellwood disclose the limitations as discussed in Claim 29 above. Lewis further discloses a database of cryptographic keys, wherein, in operation, the cryptographic engine uses a key from the database of cryptographic keys to cryptographically transform the sensitive data (col.22, lines 1-50).

Regarding Claim 31, Lewis and Bellwood disclose the limitations as discussed in Claim 29 above. Lewis further discloses wherein the cryptographic transformation includes decryption or encryption (col. 29, lines 26-35).

5. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lewis and Bellwood as applied to claim 2 above, and further in view of Devine et al. (U.S. Patent 6,598,167 B2) herein referred to as Devine.

Regarding Claim 7, Lewis and Bellwood disclose the limitations as discussed in Claim 2 above.

Lewis and Bellwood explicitly does not disclose “determining the at least one electronic request includes one or more cookies; identify at least one cookie of the one or more cookies that includes sensitive data; applying at least one cryptographic function or checksum to the at least one cookie.”

However, Devine teaches “determining the at least one electronic request includes one or more cookies; identify at least one cookie of the one or more cookies that includes sensitive data; applying at least one cryptographic function or checksum to the at least one cookie” (col. 8, lines 45-60).

Therefore, It would have been obvious to one of ordinary skill in the art at the time the invention was made to incorporate Devine’s invention with Lewis and Bellwood to have included the cookie with the motivation being to allow adding an additional level of security (col. 8 lines 55-60).

Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Baotran N. To whose telephone number is 571-272-8156. The examiner can normally be reached on Monday-Friday from 8:00 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Y. Vu can be reached on 571-272-3859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

BT
11/08/2007

THANHNGA TRUONG
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